UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

ANDRICA CAGE, as Personal Representative of the ESTATE OF SAMUEL STERLING, (deceased),

Plaintiff,

v.

BRIAN KEELY, in his individual capacity, and the UNITED STATES OF AMERICA,

Defendants.

Case No: 1:25-cv-00089

Hon. Hala Y. Jarbou Chief United States District Judge

Hon. Maarten Vermaat United States Magistrate Judge

STIPULATION TO EXTEND DEFENDANTS' DEADLINE TO RESPOND TO PLAINTIFF'S COMPLAINT

Plaintiff and Defendants, Brian Keely, in his individual capacity, and the United States of America, stipulate and agree to extend Defendants' deadline to respond to Plaintiff's complaint through May 15, 2025. In support of their stipulation, the parties state as follows:

- 1. Plaintiff initiated this action on January 25, 2025. (Compl., ECF No. 1, PageID.1–14.)
- 2. Defendant, the United States of America, filed a certification confirming that Brian Keely was, at the time of the incident giving rise to Plaintiff's claims, acting within the scope of a federal office or employment with the United States Marshals Service. (Cert., ECF No. 7, PageID.22–23.)
- 3. As a result of the certification, the Court entered an order substituting the United States of America in place of Brian Keely with respect to Plaintiff's tort claims against Keely.

(Order, ECF No. 9, PageID.27.)

- 4. Defendant, Brian Keely, requested representation in this action from the U.S. Department of Justice, which has not yet been decided. A brief extension of time is necessary for the Department of Justice representation request to be processed and to ensure that there is sufficient time after that determination for Mr. Keely's counsel to prepare a response to the complaint.
 - 5. An extension of the deadline will conserve party and judicial resources.
- 6. Defendants, therefore, seek additional time to prepare their respective responses to Plaintiff's complaint, and the parties agree to an extension through May 15, 2025.

Respectfully submitted,

Dated: April 1, 2025

/s/ Ven R. Johnson (with permission)
VEN R. JOHNSON (P39219)
AYANNA D. HATCHETT (P70055)
Ven Johnson Law, PLC
535 Griswold Street, Ste. 2600
Detroit, MI 48226
(313) 324-8300
vjohnson@venjohnsonlaw.com
ahatchett@venjohnshonlaw.com

Attorneys for Plaintiff

Dated: April 1, 2025

/s/ G. Gus Morris (with permission)
G. GUS MORRIS (P32960)
JOHN T. GEMELLARO (P74141)
McGraw Morris P.C.
2075 W. Big Beaver Road, Ste. 750
Troy, Michigan 48084
(248) 502-4000
gmorris@mcgrawmorris.com
jgemellaro@mcgrawmorris.com
Attorneys for Defendant Brian Keely

ANDREW BYERLY BIRGE Acting United States Attorney

Dated: April 1, 2025

/s/ Carolyn Almassian

CAROLYN ALMASSIAN (P63229)
ALISE HILDRETH-JOLING (P84862)
Assistant United States Attorney
330 Ionia Ave. NW, Ste. 501
Grand Rapids, MI 49503
(616) 456-2404
Carolyn.Almassian@usdoj.gov
Alise.Hildreth-Joling@usdoj.gov

Attorneys for Defendant United States

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

ANDRICA CAGE, as Personal Representative of the ESTATE OF	Case No: 1:25-cv-00089
SAMUEL STERLING, (deceased),	Cuse 110. 1.23 CV 00003
Plaintiff,	Hon. Hala Y. Jarbou Chief United States District Judge
v.	Hon. Maarten Varmaat United States Magistrate Judge
BRIAN KEELY, in his individual capacity, and the UNITED STATES OF AMERICA,	
Defendants.	
ORDER EXTENDING DEFEN TO RESPOND TO PLAINTI	· · · · · · · · · · · · · · · · · · ·
Upon consideration of the parties' stipulation	to extend Defendants' deadline to respond
to Plaintiff's complaint,	
THE COURT HEREBY ORDERS that Defen	dants' deadline to answer or respond to
Plaintiff's complaint is extended to May 15, 2025.	
BY THE COURT:	
Dated:	
	Hon. Hala Y. Jarbou
	Chief United States District Judge